02-17-0

(Rel. 80-7/99 Pub. 605)

FORM 4-2

Practitioner's Docket No.

26403.0075

re prior application of: Michael K. Landi et al. Application No.: 09/ 333,251

Group No.: 3737

Filed: June 15, 1999

Examiner: R.S. Smith

For: Method And Device For Determining Access

To A Subsurface Target

NOTE: "In addition to identifying the application number of the prior application, applicant should furnish in the request for an application under this paragraph the following information relating to the prior application to the best of his or her ability: (i) Title of Invention; (ii) Name of applicant(s); and (iii) Correspondence address." 37 C.F.R.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

§1.53(d)(8).

RECEIVED

Box CPA Assistant Commissioner for Patents Washington, D.C. 20231

FEB 2 0 2004

TECHNOLOGY CENTER R3700

CONTINUED PROSECUTION APPLICATION (CPA) (37 C.F.R. §1.53(d))

NOTE: A continued prosecution application can only be used to file a divisional or continuation of a prior nonprovisional application and can NOT be used to file a continuation-in-part application. 37 C.F.R. §1.53(d)).

WARNING:

While facsimile transmission can be used to obtain a date of transmission for this correspondence the date on the certificate of transmission (§ 1.8(a)) of an application under § 1.53(d) (CPA) is not controlling (or even relevant), in that a CPA filed by facsimile transmission will not be accorded a filing date as of the date on the certificate of transmission (§ 1.8(a)) unless Office records indicate, or applicant otherwise establishes pursuant to § 1.6(f), receipt in the Office of the complete application under § 1.53(d) on the date on the certificate of transmission, and that date is not a Saturday, Sunday, or Federal holiday. 37 C.F.R. § 1.8(b)(3) and 62 FR 53133, 53133, October 10, 1997. Requests for a continued prosecution application filed by facsimile transmission should be clearly marked "Box CPA". 37 C.F.R. § 1.53(d)(9).

CERTIFICATION UNDER 37 C.F.R. §§ 1.8(a) AND 1.10 (When using Express Mail, the Express Mail label number is mandatory; Express Mail certification is optional.)

I hereby certify that, on the date shown below, this correspondence is being:

MAILING

the deposited with the United States Postal Service in an envelope addressed to the Commissioner for Ø Patents and Trademarks, Washington, D.C. 20231 37 C.F.R. § 1.8(a)

with sufficient postage as first class mail.

37 C.F.R. § 1.10*

as "Express Mail Post Office to Addressee" Mailing Label No. ER635564009U (mandatory)

TRANSMISSION

transmitted by facsimile to the Patent and Trademark Office

Signature

Martin G. Linihan

(type or print name of person certifying)

02/19/2004 MAHMED1 00000156 082442 09333251

Date: February 13, 2004

01 FC:2006

385.00 DA

Before using the CPA procedure note that a CPA application (§ 1.53(d)) cannot be amended to delete the specific reference to a prior application (e.g., for patent term purposes), as well as the specific reference to any application to which the prior application contains a specific reference under 35 USC 120, 121 and 365(c) and the expiration date under 35 USC 154(b)(2) of any patent issuing from the § 1.53(d) application will be based upon the filing date of the prior application (or the earliest application to which the prior application contains a reference under 35 USC 120, 121, and 365(c)). 62 FR 53131, 53145, October 10, 1997.

WARNING:

A continued prosecution application "is a request to expressly abandon the prior application" as of its filing date. 37 C.F.R. \S 1.53(d)(2)(v). Therefore, where the prior application is not to be abandoned, any continuation or divisional application must be filed under 37 C.F.R. \S 1.53(b).

WARNING:

While the filing of a continued prosecution application is the specific reference required by 35 U.S.C. § 120 to every application assigned the application number, identified in such request, no amendment in the application may delete the specific reference to any prior application (e.g., for patent term purposes). 37 C.F.R. § 1.53(d)(7).

WARNING:

A request for an application under § 1.53(d) (CPA) cannot be submitted within papers filed for another purposes (e.g., the filing of a "conditional" request for a continued prosecution application within an amendment after final for the prior application). A "conditional" request for a CPA submitted (as a separate paper) with an amendment after final will be treated as an unconditional request for a CPA. This will (§ 1.53(d)(2)(v)) in the abandonment of such prior) application, and (if so instructed in the request for CPA) the amendment after final in the prior application will be treated as a preliminary amendment in the CPA. 62 FR 53131, 53140, October 10, 1997.

NOTE: "The filing date of a continued prosecution application is the date on which a request on a separate paper for an application . . . is filled." 37 C.F.R. § 1.53(d)(2)(emphasis added).

1. This is a request for the filing of a

□ continuation

☐ divisional

continued prosecution application under 37 C.F.R. § 1/53(d) of the above-identified prior nonprovisional application.

WARNING:

"A request for a CPA expressly abandons the prior application as of the filing date of the request for the CPA. See 37 C.F.R. § 1.53(d)(2)(v). Therefore, where the prior application is not to be abandoned, any continuation or divisional application must be filed under 37 C.F.R. § 1.53(b)." M.P.E.P. § 201.06(d). 7th ed.

It is further requested that this continued prosecution application utilize the file jacket and contents of the prior application, including the specification, drawings, and oath or declaration from the prior application, to constitute this new application, and that the application number of the above-identified prior application be assigned for identification purposes. 37 C.F.R. § 1.53(d)(2)(iv).

NOTE: Since a CPA cannot contain new matter, the oath or declaration filed in the prior nonprovisional application would supply all the information required under 35 U.S.C. § 111 (a) and the rules to have a complete application and to obtain a filing date. Accordingly, the previously filed oath or declaration will be considered to be the oath or declaration of the CPA M.P.E.P. § 201.06(d), 7th ed.

It is also requested that the above-identified prior application be expressly abandoned as of the filing date accorded this continued prosecution application. 37 C.F.R. § 1.53(d)(2)(v).

2. W prosecution	ith resp on appli	ect to the above-identified prior nonprovisional application, this continued cation is being filed:
A.	X	before the earliest of the:
		termination of the proceedings on the prior application (37 C.F.R. § 1.53(d)(1)(ii)(C) □ payment of the issue fee on the prior application (37 C.F.R. § 1.53(d)(1)(ii)(A). □ abandonment of the prior application (37 C.F.R. § 1.53(d)(1)(ii)(B) OR
_		
B. been grant	□ ed in th	after the payment of the issue fee – but a petition under § 1/31(b)(5) has e prior application. 37 C.F.R. § 1.53(d)(1)(ii)(A).
appl	ication. F	on of time is necessary to establish continuity between the prior application and the CPA, the tension of time should be filed as a separate paper directed to the prior nonprovisional lowever, a CPA is not improper simply because the request for a CPA is combined in a single settion for extension of time
	take a purpo requir will be purpo prior a	the the filing of a CPA is not strictly a reply to an Office action mailed in a prior application, a lest for a CPA is a paper directed to and placed in the file of the prior application, and seeks to action in (i.e., expressly abandon) the prior application. Thus, it will be considered a 'reply' for itses of 37 CFR 1.136(a)(3). As a result, an authorization in the prior application to charge all the effect of the end of the end of the prior application for the end of the prior application for the ses of establishing continuity with the CPA. The correct extension fee to be charged in the application would be the extension fee necessary to establish continuity between the prior attornance attornance and the CPA on the filing date of the CPA.
	"If an e accom under	extension of time directed to the prior application is filed as a separate paper, it must be panied by its own certificate of mailing under 37 CFR 1.8 (if mailed by first class mail) or 37 CFR 1.10 (if mailed by Express Mail), of the benefits of those rules are desired."
		P. § 201.06(d), 7th ed.
C.	The te	erm for response or taking action in the prior application expires on
	፟ .	An extension of time in the prior application is:
	•	☐ filed concurrently in the prior application
		□ has been filed on
It is no	ted that	
•	This ap	oplication discloses and claims only subject matter disclosed in the prior tion. 37 C.F.R. § 1.53(d)(2)(ii).

3.

	•	to, cor giv	ing of this continued prosecution application is to be construed to include a liver of confidentiality by the applicant under 35 U.S.C. § 122, to the extent that y member of the public, who is entitled under the provisions of § 1.14 to access copies of, or information concerning, either the prior application or any national application filed under the provisions of 37 C.F.R. § 1.53(d), may be en similar access to, copies of, or similar information concerning the other polication or applications in the file jacket. 37 C.F.R. § 1.53(d)(6).
		am	ery application assigned the application number identified in this request. No endment in this application may delete this specific reference to any prior dication. 37 C.F.R. §§ 1.53(d)(7) and 1.78(a)(2).
4.	This	contin	ued prosecution application names as inventors:
	X	the pros	same inventors named in the prior application on the date this continued secution application under 37 C.F.R. § 1/53(d)(2)(iii) is being filed.
		fewe § 1.	er than all the inventors named in the prior application. 37 C.F.R. 53(d)(4).
NOTE:	deletic	n of the	tion may be filed by fewer than all the inventors named in the prior application, provided the application under 37 C.F.R. § 1/53(d), when filed, is accompanied by a statement requesting name(s) of the person(s) who are not the inventors of the invention being claimed in the new 7 C.F.R. § 1.53(d)(4).
			Please delete the following name(s) as inventor(s), who are not inventor(s) of the invention being claimed in this new application:
NOTE:			to be named as an inventor in an application filed under this paragraph who was not named in the prior application on the date the application under this paragraph was filed, except by in under § 1.48." 37 C.F.R. § 1.53(d)(4).
	person a	as an in	application under § 1.53(d) purporting to name as an inventor a person not named as an nior application (even if accompanied by a new declaration/oath under § 1.63 listing that yentor) will be treated as naming the same inventors named in the prior application (§ 52 FR 53131, 53141, October 10, 1997.
			Please add the following name(s) as inventor(s):
			A petition under § 1.48 is attached

Attached hereto is an amendment to the prior application as it existed prior to the filing of this continuation prosecution application.

NOTE: "Any new change must be made in the form of an amendment to the prior application as it existed prior to the filing of an application under this paragraph. No amendment in an application under this paragraph (a continued prosecution application) may introduce new matter or matter that would have been new matter in the prior application. Any new specification filed with the request for an application under this paragraph will not be considered part of the original application papers, but will be treated as a substitute specification in accordance with § 1.125. However, the applicant must comply with the requirements of 37 CFR § 1.125(b) before the substitute specification will be entered into the CPA." 37 C.F.R. § 1/53(d)(5).

WARNING:

An amendment after final filed and refused entry in the prior application will not be automatically entered in the CPA and specific instructions to enter amendment(s) refused entry in the prior application must be filed. Q&A 64, "Changes in Patent Practice and Procedure," effective December 1, 1997, supplemented up to February 1, 1998.

WARNING:

"The original disclosure of a CPA is the same as the original disclosure of the patent noncontinued prosecution application and amendments entered in the parent application(s). However, any subject matter added by amendment in the parent application which is deemed to be new matter in the parent application will also be considered new matter in the CPA. No amendment filed in a CPA, even if filed on the filing date of the CPA, may include new matter." M.P.E.P. § 201.06(d), 7th ed.

Please enter in this CPA application the unentered amendment under 37 C.F.R. § 1.116 filed in the prior application.

Preliminary Amendment enclosed

6. Information Disclosure Statement

"All information disclosure statements filed in the prior application that comply with the content requirements NOTE: of 37 CFR 1.98 will be considered in a CPA by the examiner. No specific request that the previously submitted information be considered in a CPA is required.

> "In addition, all information disclosure statements that comply with the content requirements of 37 CFR 1.98 and are filed within three months of the filing date of a CPA will be considered by the examiner, regardless of whatever else has occurred in the examination process up to that point in time. Thus, in the rare instance that a final Office action or a notice of allowance is prepared and mailed prior to a date which is 3 months from the filing date of the CPA, any information contained in an information disclosure statement complying with 37 CFR 1.98, and filed within that 3-month window must be considered by the examiner. . . . [I]t should be expected that a first Office action will normally issue in a CPA well within three months from the filing date of the CPA request. The submission of an information disclosure statement after the first Office action is mailed could delay prosecution and result in the lost of patent term. Therefore, applicants are encouraged to file any information disclosure statement in a CPA as early as possible, preferably before the first Office action. . . . "M.P.E.P. § 201.06(d), 7th ed.

Enclosed is an Information Disclosure Statement in accordance with the requirements of 37 C.F.R. § 1.98.

7. Fee Calculation

NOTE: "(3) The filing fee for a continued prosecution application filed under this paragraph is:

(i) The basic filing fee as set forth in § 1.16; and

(ii) Any additional § 1.16 fee due based on the number of claims remaining in the application after entry of any amendment accompanying the request for an application under this paragraph and entry of any amendments under § 1.116 unentered in the prior application which applicant has requested to be entered in the continued prosecution application."

37 C.F.R. § 1.53(d)(3)(i) and (ii).

A. Regular application

				C	LAIMS A	S FILED	
	Number filed			Numbe Extra	er	Rate	Basic Fee 37 C.F.R. § 1.16(a) \$ ₹#₽x\$ 0 770 .00
Total (37 C.		3 1.16(c	<u>53</u>))	-20 = <u>33</u>	X	\$ 18.00 =	\$ 594
Indepe (37 C.	enden F.R. §	t Claims 1.16(b	s <u>6</u>))	- 3 = <u>3</u>	Х	\$ 84.00 =	\$ 258
claim(s	s), if a	endent ny 1.16(d)))	+		\$280.00 =	\$ ₁₆₂₂
[-	An am	endme	nt canceling e	extra clai	ms is enclosed.	1022
	3	An am	endme	nt deleting mu	ultiple-de	pendencies is end	closed.
ב]	The fee	e for ex	tra claims is r	not being	paid at this time.	
OTE: If pi oi	the fee rior to ti f fee de	s for extr he expira ficiency.	a claims tion of th 37 C.F.R	are not paid on te time period se R. § 1.16(d).	filing, they t for respo	must be paid or the c nse by the Patent and	laims canceled by amendment, I Trademark Office in any notice
				Filing	Fee Cal	culation	\$
В	• (□ (Design (\$330.0	application 0037 C.F.R. Filing	§ 1.16(f) Fee Cald		\$
C.) (Plant ar \$510.0	oplication 037 C.F.R. : Filing I	§ 1.16(g) Fee Calo)) culation	\$

	8. ' Sm	all Entity Statement(s)
	WARNING:	Small entity status must not be established unless the person(s) signing the statement can unequivocally make the required self-certification. M.P.E.P., § 509.03, 6th ed., rev. 2, July 1996.
		Statement(s) that this is a filing by a small entity under 37 C.F.R. §§ 1.9 and 1.27 is(are) attached.
	WARNING:	"Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. The refiling of an application under § 1.53 as a continuation, division, or continuation-in-part (including a continued prosecution application under § 1.53(d)), or the filing of a reissue application requires a new determination as to continued entitlement to small entity status for the continuing or reissue application. A nonprovisional application claiming benefit under 35 U.S.C. §§ 119(e), 120, 121, or 365(c) of a prior application, or a reissue application may rely on a statement filed in the prior application or in the patent if the nonprovisional application or the reissue application includes a reference to the statement in the prior application or in the patent or includes a copy of the statement in the prior application or in the patent if status as a small entity is still proper and desired. The payments of the small entity basis statutory filing fee will be treated as such a reference "37 C.F.R. § 1.28(a)(2). (emphasis added).
	WARNING:	"Small entity status must not be established when the person or persons signing thestatement can unequivocally make the required self-certification." M.P.E.P., § 509.03, 7th ed. (emphasis added).
		(complete the following if applicable)
4.18 ₁	X	Status as a small entity was claimed in prior application <u>09/333,251</u> , filed on <u>June 15, 1999</u> , from which benefit is being claimed for this application under:
		35 U.S.C. § ☐ 119(e), ☑ 120, ☐ 121, ☐ 365(c),
	and which st	atus as a small entity is still proper and desired.
	ίχ	A copy of the statement in the prior application is included.
	Filing Fee Ca	alculation (50% of A, B, or C above) \$811

NOTE: Any excess of the full fee paid will be refunded if a small entity statement and a refund request are filed within 2 months of the date of timely payment of a full fee. The two-month period is not extendable under § 1.136. 37 C.F.R. § 1.28(a).

9.		Fee Paymo	ent Being Made at This Time	
		□ Not	Enclosed	
			No filing fee is to be paid at this time.	
NOTE:		filing date of ti	ral authorization to charge fees to a deposit account in the CPA, where the application desires to file the CP he application, the applicant may file the CPA with sp filed in the prior application. M.P.E.P. § 201.06(d), 7t	'A without paying the filing fee on the
			Applicant hereby revokes the general au prior nonprovisional application of which (This and the surcharge required by 37 (subsequently)	this is a CDA
		X	Enclosed	
	•	basic filing fee	iling a CPA by facsimile must include an authorization t, or the application will be treated under 37 CFR 1.53 (as fees cannot otherwise be transmitted by facsimile	o(i) as naving been filed without the "M.P.E.P. § 201.06(d), 7th ed.
NOTE	≣: / (A general autho carries over to a	orization to charge fees to a deposit account filed in the CPA and, in such a situation, the necessary filing fe	
			Filing Fee	\$ 811
NOTE	: F	Payment of a sn pplication that	nall entity basic filing fee will be treated as a reference status as a small entity is desired and proper. 37 C.F	e to the statements in the prior .R. § 1.28(a)(2).
·			Recording assignment (\$40.0037 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION.")	· \$
			Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.0037 C.F.R. §§ 1.47 and 1.17(i))	
		Total fo	ees enclosed	
10.	884			\$
10.	IVIE	etnod of Pay	ment of Fees	
		Charge	n the amount of \$ in the amount o Account No. <u>08-2442</u> in the amount o ate of this transmittal is attached.	f \$811
NOTE:	Fee § 1.		mized in such a manner that is clear for which purpos	e the fees are paid. 37 C.F.R.
WARNIN	VG:	the approx	application under § 1.53(d) filed by facsimile include. If given to a deposit account, the applicant will be given briate filing fee (§ 1.53(d)(3)) and the late filing surchastent of the § 1.53(d) application. 62 Fed. Reg. 53, 13	a notification requiring payment of

11. ' Authorization to Charge Additional Fees

		To Charge Additional Fees
	ARNING: ARNING:	If no fees are to be paid on filing, the following items should not be completed. Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.
	図	The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No08-2442 37 C.F.R. § 1.16(a), (f), or (g) (filing fees) 37 C.F.R. § 1.16(b), (c), and (d) (presentation of extra claims)
NOT	must o	ise additional fees for excess or multiple dependent claims not paid on filing or on later presentation only be paid or these claims canceled by amendment prior to the expiration of the time period set for itself. In any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to claim fees, except possibly when dealing with amendments after
		 □ 37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application) □ 37 C.F.R. § 1.17(a)(1)-(5) (extension fees pursuant to § 1.136(a)) □ 37 C.F.R. § 1.17 (application processing fees)
WAR		"A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3). 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.31(b))
	37 C.F.R. entity stat the wordin as "other t	a authorization to charge the issue fee to a deposit account has been filed before the mailing of a Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small us must be filed in the applicationprior to paying, or at the time of payingissue fee." From than a small entity" and (b) no notification is required if the change is to another small entity. ions as to Overpayment
NOTE:	"Amounts time, nor with the ck or, it is a contract of the ck or con	of twenty-five dollars or less will not be returned unless specifically requested within a reasonable rill the payer be notified of such amounts; amounts over twenty-five dollars may be returned by redit to deposit account." 37 C.F.R. § 1.26(a). redit Account No08-2442
Date: <u>F</u> Reg. No. Tel. No. (_24,926	13, 2004 SIGNATURE OF PRACTITIONER Martin G. Linihan (type or print name of practitioner) Hodgson Russ LLP One Martin G. In the control of the control

BFLODOCS:274469_1 (5VS501)

One M&T Plaza, Suite 2000

Buffalo, New York 14203-2391